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IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

CARISSA PERONIS, Administratrix of the Estate of KENDALL PERONIS, deceased, and MATTHEW FRITZIUS,

Plaintiffs,

Civil Action No: /6-1389

ELECTRONICALLY FILED

v.

UNITED STATES OF AMERICA; PRIMARY HEALTH NETWORK – BEAVER FALLS PRIMARY CARE; VALLEY MEDICAL FACILITIES, INC. t/d/b/a HERITAGE VALLEY PEDIATRICS; VALLEY MEDICAL FACILITIES, INC. t/d/b/a HERITAGE VALLEY BEAVER; KEVIN C. DUMPE, M.D., and HILARY JONES, M.D.

Defendants.

NOTICE OF VOLUNATARY DISMISSAL OF DEFENDATS PRIMARY HEALTH NETWORK – BEAVER FALLS PRIMARY CARE and KEVIN C. DUMPE, M.D. ONLY PURSUANT TO F.R.C.P. 41(a)(1)(A)(i)

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), the Plaintiffs Carissa Peronis, Administratrix of the Estate of Kendall Peronis, Deceased, and Matthew Fritzius hereby give notice that Defendants Primary Health Network – Beaver Falls Primary Care and Kevin C.

Dumpe, M.D. are voluntarily dismissed as Defendants without prejudice.

- 1. On September 8, 2016, Plaintiffs filed the Complaint in this action, and named as Defendants Primary Health Network Beaver Falls Primary Care and Kevin C. Dumpe, M.D.
 - 2. Defendants have not answered the Complaint or moved for summary judgement.
- 3. Federal Rule of Civil Procedure 41(a)(1)(A)(i) provides that so long as the opposing party has not yet served an answer or motion for summary judgment, a plaintiff may

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voluntarily dismiss a party or action, the case without a court order by filing the notice of dismissal.

4. Plaintiffs hereby give such notice of voluntary dismissal, and Defendants Primary
Health Network – Beaver Falls Primary Care and Kevin C. Dumpe, M.D. are voluntarily
dismissed as Defendants without prejudice.

HARRY S. COHEN & ASSOCIATES

BY: s/Douglas L. Price

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AND NOW, this

IT IS SO PROFRED

D STATES DISTRICT HIDGE